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ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE CONFIRMATION NO. FIRST NAMED INVENTOR 10/033,560 12/27/2001 Douglas W. Constable 83912RRS 7551 7590 03/30/2004 **EXAMINER** Milton S. Sales BLACKMAN, ROCHELLE ANN J Patent Legal Staff Eastman Kodak Company **ART UNIT** PAPER NUMBER 343 State Sreet 2851 Rochester, NY 14650-2201

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Paper No.

		Notice of Non-Co	mpliant Amen	lment (37 C	FR 1.121)	
CF cor do	R 1.121, as an appliant, correct cument conta	document filed on 32200 nended on July 30, 2003 (see 68 Fee cition of the following omission(s) or ining the omission or non-compliate to the claims" section of applicant's	is considered non-comp d. Reg. 38611, Jun. 30, 2 provision is required. C int provision must be r s amendment docume	liant because it has 2003). In order for Only the section (1: esubmitted (in its it must be re-subn	failed to meet the required the amendment document 121(h)) of the amendment entirety); e.g., the entirety.	nent re
TI	IE FOLLOWI 1. Amer	ndments to the specification: A. Amended paragraph(s) do not in B. New paragraph(s) should not be C. Other Tract: A. Not presented on a separate she B. Other	nclude markings. e underlined.	OMENT DOCUME	ENT TO BE NON-CON	
4		endments to the drawings: A. A complete listing of all of the B. The listing of claims does not it. C. Each claim has not been provide cannot be identified. D. The claims of this amendment E. Other:	include the text of all claded with the proper state	15 Identifier, and as	such, dio dia der	
For further explanation of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website at http://www.uspto.gov/web/offices/pac/dapp/opla/preognotice/officeflyer.pdf . If the non-compliant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE MONTH from the mail date of this letter to supply the corrected section which complies with 37 CFR 1.121. Failure to comply with 37 CFR 1.121 will result in non-entry of the preliminary amendment and examination on the merits will commence without-consideration of the proposed non-entry of the preliminary amendment and examination on the merits will commence without-consideration of the proposed changes in the preliminary amendment and examination under 35 U.S.C. 132, and this ONE-MONTH time limit is not extendable.						
•	within which to within which to OF THIS TIME. If the amendment of the ame	to re-submit the corrected section when the PERIOD ARE AVAILABLE Intent is a reply to a FINAL REJECT final rejection continues to run for the property of the section of the section continues to run for the property of the section continues to run for the section c	nich complies with 37 CUNDER 37 CFR 1.136	FR 1.121 in order t	o-avoid-abandonment	The period for